

Dated: December 12, 2017

  
Scott H. Gan, Bankruptcy Judge

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4       **IN THE UNITED STATES BANKRUPTCY COURT**  
5       **FOR THE DISTRICT OF ARIZONA**

6       In re:

(Chapter 7 Case)

7       SUSAN LOUISE LITTLE fka SUSAN  
8       LOUISE FRYMAN,

No. 4:13-bk-13343-SHG

9       Debtor.

10      **ORDER APPROVING TRUSTEE'S  
APPLICATION TO EMPLOY SPECIAL  
COUNSEL ON A CONTINGENCY FEE  
BASIS**

11      Upon the Application to Employ Special Counsel on a Contingency Fee Basis ("Application")  
12 filed by Stanley J. Kartchner, Chapter 7 Trustee ("Trustee"), and it appearing that Dault & Associates,  
13 PLLC and Motley Rice, LLC ("Special Counsel") are disinterested entities within the meaning of 11  
14 U.S.C. §§ 101(14) and 327(e) and good cause appearing therefor;

15      **IT IS HEREBY ORDERED** finding that the Application complies with the provisions of 11  
16 U.S.C. §327(e) and authorizing Trustee to employ and appoint Special Counsel on a contingency fee basis  
17 with respect to the Claim, as that term is defined in the Application.

18      **IT IS FURTHER ORDERED** that approval of employment of Special Counsel DOES NOT  
19 automatically approve any fee arrangement set forth in the Trustee's Application or any attachments  
20 thereto. No fees are pre-approved by the court. Any request for payment to Special Counsel for its  
21 professional fee must be made separately, by a detailed application supporting the request, notice must  
22 be given to creditors and other parties-in-interest, and the court must have an opportunity to review any  
23 objections which any party may have. The court may also consider the application in the absence of  
24 any objections, and may adjust the fees according to the merits of the particular case. 11 U.S.C. §§ 327,  
25 328, 329, 330, and 331.

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27      **DATED AND SIGNED ABOVE**  
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